

Louisville Evening Express.

OLD SERIES--VOL. XXV.

LOUISVILLE, TUESDAY EVENING, OCTOBER 26, 1869.

NEW SERIES--VOL. I, NO. 170.

THE CITY.

Notice.
The associates and friends of the late Eddie Bousinger will meet at No. 7 Court Place, at 7 o'clock this (Tuesday) evening, to take proper steps toward paying respect to his memory. All of them are invited to attend.

Who Got It?
A twenty-dollar United States note was dropped on the Portland avenue street cars on Sunday last. Whoever picked it up will please bring it to this office, and get a suitable reward.

Back Again.
Jan. D. Munn, the old engraver, after an absence of ten years, has returned to this city, and can be found at 125 Third street, between Green and Jefferson. Wedding and visiting cards and all species of engraving promptly executed.

Black Maria.
Novel Jordan, a suspected felon, term of six months, Margaret Jervis, Elvin Shaw, Wm. Ackly and Frank Melvin, the latter four branded drunk and disorderly conduct, took passage for the work-house this morning.

The Rink.
The skating rink, as usual, will be open to-night, and, as usual, will be crowded by the lovers of rare sport. The hall is very comfortably warmed. Haupt's splendid band make excellent music, and everything will be done possible to give those present a delightful evening.

The Lucky Man.
The lucky fellow who drew the prize of one thousand dollars in Golladay's lottery was Mr. S. C. Fitch, with K. P. Thixton & Co., on Market street, between Third and Fourth. It is better, they say, to be born lucky than rich.

Divorce.
In the Clark Circuit Court (Ind.) on Saturday the case of Mrs. Merriweather, praying for divorce from her husband, Col. J. B. Merriweather, former Warden of the State prison in Jefferson, was heard, and her petition granted, on the ground of drunkenness and cruelty.

The Minstrels.
As was expected, the Minstrels had a crowded house last night, and right well did they redeem the promise of giving a splendid entertainment. A better performance has never been given in Weisner Hall, nor to a more delighted audience. They will to-night give a new programme, full of variety and excellence. Of course another crowd will be present.

The Tragedy in the County.
The business of last Tuesday gave participants of a fatal stabbing affray near Court's mill, on Floyd's Park. An investigation has been held before Justices McDaniel and Duvall, in the course of which it was proved that young Taylor acted on a defensive, consequently he was acquitted. He had surrendered himself and requested a trial.

The Watch Thief.
This morning the man who stole the watch from John S. Kerr, on last Saturday, an account of which has already been published in this paper, was sent on for trial to the Circuit Court. The bond required in his case was fixed at \$600, which the prisoner was unable to give, and will accordingly lodge in Castle Thomas until the next term of the Circuit Court.

A Terrible Affair.
A terrible affair took place at Mt. Vernon, on the Lexington and Nashville railroad, on Sunday morning. A man named Moses Graves had a difficulty with two citizens, and shot them both mortally. Their names are not known. Graves escaped to Franklin, Kentucky, but was arrested to-day. It was found he was also mortally wounded.

The Worrell Sisters.
The Worrell Sisters have declined a very flattering offer to visit California. Their recent engagement in St. Louis was one of the most brilliant known to that city, realizing a profit for the Sisters of nearly five thousand dollars. Miss Sophie's benefit in that city assumed the form of an ovation, and was marked with the complimentary incidents of a floral deluge, the bestowal of jewels valued at three thousand dollars, and a serenade at night. These charming young ladies will soon play in Louisville.

New Orleans' Home.
Day after to-morrow will be celebrated as the festival of St. Simon and St. Jude, and a very fitting celebration of the day by the members of the Episcopal Church will be the laying of corner-stone for the Orphanage of the Good Shepherd. The grounds are on the Newburg road, just beyond Broadway. The ceremonies will take place at 3 p. m., an address being delivered by Rev. Dr. David Pise, of New Albany. The building will be two stories above a basement, with an attic, 52 by 74 feet. Plans by W. H. Redin, architect.

Louisville Opera House.
Our American Cousin was given in excellent style last night, Mr. Pierce taking the part of Asa Trenchard and Miss Minnie Monk that of Florence. The rest of the cast was a good one, and all the performers exerted themselves to produce the play in its best style. It will be repeated to-night.

To-morrow night Brignoli will commence an engagement, assisted by Miss McCulloch, a distinguished prima donna; Miss Henne, contralto; Signors Susini and Locatelli, etc. They will give three grand operatic performances, consisting of selections—scenic and acts—from the best and most popular operas.

THE GREAT BRIDGE.

Official Statement of Disasters Since its Commencement.

The accidents at the great bridge have been so enlarged upon throughout the country, that this great enterprise has become a great bugbear, and the bridge company find much difficulty in keeping up a sufficient force to go on with the work. According to the accumulating popular idea, there will be dead men's bones enough to form a substantial pier by the time the immense structure shall be completed. All the men drowned in the Ohio for five miles of this vicinity the past six months have been promiscuously charged on the bridge, and the number has loomed up appallingly. We have not pretended to fix upon any one of the blame of the accidents that have really occurred at the bridge, for to make charges in such cases without a full knowledge of all the facts, would be simply criminal. The bridge company has much to contend with, and feel that they have been wronged in some of the published statements. The following statement is official, and is published by request:

The construction of the bridge was commenced in 1877, and has therefore been carried on during three building seasons. During the first season two men lost their lives by walking in front of a truck loaded with stone, while descending a grade on the temporary track they stumbled and the truck ran over them.

During the second season, 1888, one man lost his life by the swamping of a skiff. A line was thrown him by which he might have saved himself, but, being an expert swimmer, he refused it, and, failing to reach the shore, was drowned.

During the present season, three laborers, while walking gangways, lost their balance, fell into the river and were drowned. Efforts to save them by skiffs (always kept in readiness) were ineffectual.

On the 16th of the present month, while raising a trestle-bent by means of a locomotive, an operation which had been performed in the same manner upwards of one hundred times without accident, the bent, over which the guy and fall lines passed, was thrown against the three bent already raised, knocking them down—this movement being probably caused by the locomotive giving a sudden jerk to the lines. Three of the men who stood upon the trestle at the time were killed and one injured. Had these men observed the usual precaution of remaining off the trestle during the process of raising, an operation which is necessarily attended with more or less danger, their lives would not have been lost. Unfortunately, the confidence inspired by successfully performing so often one operation makes men forgetful of precautionary measures.

On the same day a carpenter—who had been employed but was not at work—was walking over the bridge, lost his balance, and falling one hundred feet, was killed. He is supposed to have been under the influence of liquor at the time. Since this day no accidents have occurred at the bridge.

The Three-Cord Monte Case.
The EXPRESS, yesterday, gave in full the particulars of a case of alleged swindling or cheating, by which Mr. McDaniel, of Owen county, lost \$100. That was the statement before the case went into court yesterday morning. Mr. Geo. H. Duvall, who was arrested charged with the act, made his appearance, and a thorough investigation of the whole affair proved that McDaniel himself was the party to blame. On motion of the City Attorney, the case against Mr. Duvall was dismissed. The facts, as developed, are as follows: Mr. Duvall and two or three railroad conductors, who were on their way home, were sitting in a corner of the car by themselves. Each had a bottle, and insisted that the others should drink with him. To decide the friendly dispute, they produced the three cards, and they were to be thrown face down. Whoever first guessed the right card should stand treat. While thus engaged McDaniel stepped up and offered to bet five dollars he could pick out the right one. He was told they were not playing for money but for fun. He insisted, and was then told that if he was so anxious to lose his money he should have a trial, though he (Mr. Duvall) never bet less than a hundred. McDaniel, thinking this a slur, said he'd bet a hundred, and pulled out his money. Still Duvall hesitated, telling him he had plenty of money, and didn't want to take his, but as McDaniel continued to insist, and the others thought he'd better yield, he did so. He threw the cards and McDaniel pounced upon one which proved the wrong one, and thus lost his money. At this the loser set up a cry of cheating, &c. The conductor of the train advised Duvall to get off and return to the city, as, if found up in Owen county, where he was unknown, McDaniel might give him trouble. He did so, walking to Lagrange, and there waiting the down train, which landed him in the city about dark. Opposite Hancock-street he left the train to go to the saloon at Hancock and Green to get a drink, and while there was arrested, as already stated. As McDaniel's account was given in full yesterday, and proven in Court not to be a true statement, it is but justice to Mr. Duvall to give his version of the affair, which was proven, and on the strength of which he was discharged, McDaniel paying all the costs.

Printers' ink may be black, but it sheds more light than any other luminary, however bright.

Domestic Trouble.

Henry and Ann Thompson are colored individuals, man and wife, and live on the Seventh-street road, about two miles from town. Henry has been jealous of his wife for some time, and taken frequent occasion to beat her for alleged infidelity. About two weeks ago, somebody stole about twenty dollars worth of his clothes, and charging her with having been privy to the theft, or with giving his garments to a thief, he beat her severely. He has since then been making a business ever since of whipping and beating her regularly, and threatening to kill her. This treatment she bore till she found that patience ceased to be a virtue; she then appealed to Justice Clement for protection. Henry was held to bail in two hundred dollars to keep the peace for three months.

For the Express.
Louisville Lodge 1, O. G. T.
There was one of the best attended meetings of this Lodge, at its hall, corner of Eleventh and Green-streets, last night, that has occurred lately. Every one seemed to enjoy themselves, and enter into the labor of the Order with alacrity.

The business of the evening was the election of officers for the ensuing term. Tim. G. Needham, Esq., was elected W. C. T. (He is now Grand Worthy Secretary of the Grand Lodge of Kentucky.) Mrs. Rebecca Owens was elected Worthy Vice Templar. She is a beautiful and accomplished lady, and will fill the office with dignity and ability. J. H. West was elected Worthy Secretary; J. W. J. Smith, W. F. S., and William Clement Worthy Marshal; Miss Ella Clement Inside Guard; and Daniel Moore Outside Guard; Lodge Deputy, J. Armstrong.

This Lodge is in a very flourishing condition, as is the Order throughout the city.

Life Insurance.

From the St. Louis Herald.
It must be gratifying to every Western man to note the growing feeling among our people to encourage home enterprise, and to patronize domestic institutions. This is especially true in all departments of business. We have been so long dependent upon the East, not only for our Government policy, but for all shades of business, trade, &c., that we shall necessarily be slow in gaining that independence to which the West aspires, and which must grow in fact, as well as in name, before we can leave for a policy in any other than an Eastern company. Now it is very different, and our own companies, we believe, are doing the bulk of the business in the West. We had occasion to call at the office of the Mount City Life Insurance Company, and were highly gratified at the progress this company was making. It is doing a very prosperous business, its policies now exceeding 1,100. Few companies at the same age have done so well, and the management is in such hands that it cannot fail to retain the confidence of the public and grow in favor. We have before written in terms of commendation of this company, and have advised our former friends not to neglect this important duty of providing for their families. Hitherto such the largest portion of Life Insurance has been done among the mercantile classes. But the insurance companies of the future class should provide for those dependent upon them; and it is one of the best evidences of a thrifty and provident farmer that he has a policy on his life. We should be gratified to know that all our subscribers who have families had performed this important duty, and that the friends who have not to make application to the Mount City.

The advertisement of the Mount City Insurance Company will be found in another column.

LOUISVILLE CITY COURT.

HON. E. S. CRAIG, JUDGE.

TUESDAY, October 26, 1869.

Jacob Dukakoff, disorderly conduct; witness for prosecution did not on hand and Dukakoff was discharged.

Wm. Ackly, drunkenness. Wm. "fell from grace" and hit the pavement as he came down, cutting his head severely. Not having the necessary \$3 he went to the work-house for repairs.

Hugh Mitchell, good eating, and borrowed a few partridges from J. T. Monsech without Monsech's permission. The warrant in this case was suspended to await action of grand jury.

Margaret Jervis got "rip-roaring" how come-you-so. She had spent all her wealth in administering to her "benighted" constitution, and therefore was unable to pay the fine demanded; \$3 and \$100 for thirty days was asked, but Mag. couldn't see it. She now exercises her muscle at the "rockery" on Beargrass.

Elvira Shaw, an old offender, was brought up on the charge of d. & c.; fined \$3 and \$100 for 30 days. She accompanied Margaret to the country.

John Huffman, carrying concealed a deadly weapon; discharged.

Anton Heiss had rubbed his insides with too much "fasil oil," and as a natural consequence he "slipped into court this morning." In the same easy manner he "slid out," lighter by \$3 worth.

Frank Melvin, drunk and carrying concealed and deadly weapons; fined \$3 for being drunk and held in \$100 to answer the charge as to the weapon. He gave up his pistol and title of P. C. and now roams o'er the changes of a day at the Lewis-house.

Michael Murphy, drunk and disorderly conduct; fined \$3, and held in \$100 for thirty days.

Wilson Porter, drunk and disorderly; dismissed.

W. Scott Gore, shooting and killing E. W. Bousinger; continued till Friday, and bond fixed at \$2,500 and given.

A SAD BUT INTERESTING CASE.

A Degraded Woman's Love of an Innocent Child.

From the Cincinnati Enquirer.
The Probate Court yesterday afternoon was the scene of one of those sad pictures in the history of human life, which cannot be looked upon by the most hard-hearted of mankind without creating a feeling of pity for the innocent and unfortunate beings who are thrown upon the world through the instrumentality of wickedness. About a year ago an application was made to the Probate Court for the appointment of a guardian of the person of a little girl, whose mother, as it appeared by the guardian, had impudently made such appointment to a proper person to have the custody of the child. This guardian was the child's mother, Mrs. Powell, residing on Plum street, and the keeper of a house of ill-fame. It was sought to take the child from the custody of this woman yesterday, and to give it to some respectable person—not to its mother, for the reason that she, too, is a woman of the town.

The part of the applicants, a number of widowed women, to procure such a kind of a house Mrs. Powell kept, and what were her intentions as to returning to Nashville with the child, where it was alleged she had a branch of her Cincinnati house. The testimony of a Mrs. Evans, residing on Kittenhouse street, with whom Mrs. Powell kept her house, was given. She stated that the child was well dressed, and that it was the intention of Mrs. Powell to start her out on a life of shame on her attaining her eleventh year. The officer who served the writ of habeas corpus, under which the child was brought to court, was called in, and he testified that he had seen the child in the iron post, in company with one of the women of the house, about entering an omnibus, which was to convey them to the depot of the train bound for Nashville.

In the course of the examination, Mrs. Powell, who wept bitterly at the prospect of losing her child, was called in to testify. She denied that she ever told Mrs. Evans that she had any intention to do other than what was right with the child. She told the court, as she told the policeman, that she intended to take the child to Nashville and send her to school, and never allow her to know her parents or go to her house. She and her daughter, her furniture in Nashville for this purpose, and she had got a gentleman to become the protector of the child, who would see that she was kept entirely aloof from any one who knew her. In her great desire to still retain the guardian of the child, she said she would not plant some gentleman in Cincinnati should become a protector of it, and place it in some school, the tuition for which she would gladly become responsible.

The feeling which this woman manifested for the child was remarkable, and Judge Gore, in passing sentence, remarked that it did not fail to appreciate the trying circumstances under which she was placed. She exhibited a sense of delicacy which was not common to many women of her class. He was sorry to infer from the kindly sentiment which she entertained for the child, that she did not deny himself the privilege of this public commendation in the decision of the case. But he deemed it his duty to put the child beyond the immediate influence of such associations as these. As the party who had been presented to the court for the relation of guardian was accused of being a visitor at the house where the mother of the child stayed, he refused to appoint him, but would consign the child to the custody of Mr. Bassett, the jailer, to await the appointment of a suitable person as its guardian.

Very Much Married.

The Warren county (Missouri) Banner, of the 21st inst., has the following notice of a professed preacher, who appears to be very much married, and to have a very bad character. The Banner says:

About five weeks ago a missionary Baptist preacher, calling himself Richard Hovey, went to Truxton, Lincoln county, Mo., preached every night, and sometimes in the day. After preaching some three weeks there and in the vicinity, he was taken suddenly ill, made his will, and died. King David, of the Missouri River, individuals, and \$50,000 to Miss Emma Holiday, of Truxton. As it happened, he recovered from his illness, and on the 11th inst. was married to Miss Emma, and they went then to Florence on a preaching expedition. After preaching several days, he died. King David, of the Missouri River, individuals, and \$50,000 to Miss Emma Holiday, of Truxton. As it happened, he recovered from his illness, and on the 11th inst. was married to Miss Emma, and they went then to Florence on a preaching expedition. After preaching several days, he died. King David, of the Missouri River, individuals, and \$50,000 to Miss Emma Holiday, of Truxton. 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